

## **UNITED STATES DEPARTMENT OF COMMERCE**

#### **Patent and Trademark Office**

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FIRST NAMED INVENTOR ATTORNEY DOCKET NO.

09/082,483

PATENT COUNSEL

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APPLIED MATERIALS

SANTA CLARA CA 95052

LEGAL AFFAIRS DEPARTMENT

APPLICATION NO.

FILING DATE

05/20/98

WHITE

J

AKT2253P1(23

MMC2/0417

**EXAMINER** 

LUU, P

**ART UNIT** 

PAPER NUMBER

2824

**DATE MAILED:** 

04/11/00

Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner of Patents and Trademarks** 

# Office Action Summary

Application No. **09/082,483** 

Applicant(s)

White et al.

Examiner

Pho Luu

Group Art Unit 2824

Responsive to communication(s) filed on	
This action is <b>FINAL</b> .	
☐ Since this application is in condition for allowance except for formal matters, in accordance with the practice under Ex parte Quay/1935 C.D. 11; 453 O.G. 213.	ution as to the merits is closed
A shortened statutory period for response to this action is set to expire	r response will cause the
Disposition of Claim	
	is/are pending in the applicat
Of the above, claim(s)	is/are withdrawn from consideration
☐ Claim(s)	
X Claim(s) <u>1, 15, 28, 38, 40, 42-45, 47, and 58</u>	
X Claim(s) 2-14, 16-27, 30-33, 35-37, 39, 41, and 48-57	
☐ Claims are subject	
	to restriction of election requirement.
Application Papers	
☒ See the attached Notice of Draftsperson's Patent Drawing Review, PTO-948.	
☐ The drawing(s) filed on is/are objected to by the Examiner.	
☐ The proposed drawing correction, filed on is ☐ approved ☐ disapproved.	
☐ The specification is objected to by the Examiner.	
☐ The oath or declaration is objected to by the Examiner.	
Priority under 35 U.S.C. § 119	
☐ Acknowledgement is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d).	
☐ All ☐Some* None of the CERTIFIED copies of the priority documents have been	
received.	
received in Application No. (Series Code/Serial Number)	
☐ received in this national stage application from the International Bureau (PCT F	Rule 17.2(a)).
*Certified copies not received:	
☐ Acknowledgement is made of a claim for domestic priority under 35 U.S.C. § 119(e).	
Attachment(s)	
Motice of References Cited, PTO-892	
Information Disclosure Statement(s), PTO-1449, Paper No(s)8, and 9	
☐ Interview Summary, PTO-413	
Motice of Draftsperson's Patent Drawing Review, PTO-948	
☐ Notice of Informal Patent Application, PTO-152	
SEE OFFICE ACTION ON THE FOLLOWING PAGES	

Art Unit: 2824

#### **DETAILED ACTION**

### Information Disclosure Statement

- 1. The information disclosure statement submitted on 05/20/1998 was filed after the mailing date of the 08/28 on 1998. The submission is in compliance with the provisions of 37 CFR 1.97. Accordingly, the petition is granted and the information disclosure statement is being considered by the examiner.
- 2. The information disclosure statement submitted on 05/20/1998 was filed after the mailing date of the 04/12 on 1999. The submission is in compliance with the provisions of 37 CFR 1.97. Accordingly, the petition is granted and the information disclosure statement is being considered by the examiner.
- 3. The information disclosure statement submitted on 05/20/1998 was filed after the mailing date of the 08/23 on 1999. The submission is in compliance with the provisions of 37 CFR 1.97. Accordingly, the petition is granted and the information disclosure statement is being considered by the examiner.

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Art Unit: 2824

#### **Drawings**

4. The drawing are objected to by the PTO Draftsperson for the reasons noted on the attached Notice of Draftsperson's Patent Drawing Review, form PTO-948.

#### Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claim 1 rejected under 35 U.S.C. 103(a) as being unpatentable over Mizuno et al. (US 5,505,779)

Regarding to claim 1, Mizuno et al has disclosed an apparatus for performing the process on substrate a conveyor support of path, transfer mechanism configured, removing, processing located the flow path with the valve introduction and extraction (column 5, lines 59-67; column 6, lines 1-14). It would have been obvious to one having ordinary skill in the art at the time the invention was made to use the applicant's claimed, since it has been held that where the general conditions of a claim are disclosed in the prior art, discovering the optimum or workable involves only routine skill in the art. In re Aller, 105 USPQ 233.

Art Unit: 2824

7. Claims 15, and 28 are rejected under 35 U.S.C. 103(a) as being unpatentable over Namiki et al. (US 5,288,379)

Regarding to claims 15, and 28, Namiki et al discloses an apparatus for performing thin film processing with work flow path, the processing including an exterior, interior, valva for exchange of selected substrate, delivery, removal system, and substrate exchange apparatus is moveable along the flow path between position, retrieved, and returned. (column 8, lines 34-53). It would have been obvious to one having ordinary skill in the art at the time the invention was made to use the applicant's claimed, since it has been held that where the general conditions of a claim are disclosed in the prior art, discovering the optimum or workable involves only routine skill in the art. In re Aller, 105 USPQ 233.

8. Claims 38, 40, 42-44 are rejected under 35 U.S.C. 103(a) as being unpatentable over Fairbairn et al. (US 5,838,121).

Regarding to claims 38, 40, 42-44, Fairbairn et al disclosed an apparatus for performing thin film processing a substrate delivery, removal system, processing of the first, and second load lock chamber with at lest one processing chamber, along with the first position can be retrieved from the delivery, removal system, extraction position, remote with the second load lock. (column 16, lines 43-67; column 7, lines 1-14). It would have been obvious to one having ordinary skill in the art at the time the invention was made to use the applicant's claimed, since it has been held that where the general conditions of a claim are disclosed in the prior art,

Art Unit: 2824

discovering the optimum or workable involves only routine skill in the art. In re Aller, 105 USPQ 233.

9. Claim 45 are rejected under 35 U.S.C. 103(a) as being unpatentable over Krocker (US 5,961,269).

Regarding to claim 45, Kroeker disclosed an apparatus to perform a process on substrate of support the number substrates with work flow path position separated, plurality substrate transfer mechanisms configured, arranged to remove substrate, processing located, processing have two adjacent chambers separated by second pitch on conveyor (column 3, lines 15-29). It would have been obvious to one having ordinary skill in the art at the time the invention was made to use the applicant's claimed, since it has been held that where the general conditions of a claim are disclosed in the prior art, discovering the optimum or workable involves only routine skill in the art. In re Aller, 105 USPQ 233.

10. Claim 47 are rejected under 35 U.S.C 103(a) as being unpatentable over Maydan et al.(US 5,855,681).

Regarding to claim 47, Maydan et al discloses an apparatus to perform a process on the substrate of storage location of the first, plurality of process chamber located to path between first and second processing path, transfer robot movable, deliver to exchange position associated with the selection of the process chamber, degrees, direction of movement (column 8,

Application/Control Number: 09/082,483

Page 6

Art Unit: 2824

lines 30-67; column 9, lines 1-20). It would have been obvious to one having ordinary skill in the art at the time the invention was made to use the applicant's claimed, since it has been held that where the general conditions of a claim are disclosed in the prior art, discovering the optimum or workable involves only routine skill in the art. In re Aller, 105 USPQ 233.

11. Claim 58 are rejected under 35 U.S.C 103(a) as being unpatentable over Kawamura et al. (US 5,628,828).

Regarding to claim 58, Kawamura et al discloses an apparatus of performing the process means for storing substrate at the first processing path, plurality of process chambers located adjacent to the processing path between first and second processing path, retrieving a substrate, delivering to exchange position associated with selected on the process chamber (column 2, lines 17-45). It would have been obvious to one having ordinary skill in the art at the time the invention was made to use the applicant's claimed, since it has been held that where the general conditions of a claim are disclosed in the prior art, discovering the optimum or workable involves only routine skill in the art. In re Aller, 105 USPQ 233.

Application/Control Number: 09/082,483

Art Unit: 2824

Allowable Subject Matter

12. Claims 2-14 are objected to as being dependent upon a rejected base claim 1, but would

be allowable if rewritten in independent form including all of the limitations of the base claim

and any intervening claims.

13. Claims 16-27 are objected to as being dependent upon a rejected base claim 15, but

would be allowable if rewritten in independent form including all of the limitations of the base

claim and any intervening claims.

14. Claims 30-33, and 35-37 are objected to as being dependent upon a rejected base

claim 28, but would be allowable if rewritten in independent form including all of the limitations

of the base claim and any intervening claims.

15. Claim 39 are objected to as being dependent upon a rejected base claim 38, but would be

allowable if rewritten in independent form including all of the limitations of the base claim and

any intervening claims.

16. Claim 41 are objected to as being dependent upon a rejected base claim 40, but would be

allowable if rewritten in independent form including all of the limitations of the base claim and

any intervening claims.

17. Claims 48-57 are objected to as being dependent upon a rejected base claim 47, but

would be allowable if rewritten in independent form including all of the limitations of the base

claim and any intervening claims.

Page 7

Application/Control Number: 09/082,483

Art Unit: 2824

Conclusion

8. Any inquiry concerning this communication or earlier communication from the examiner

should be directed to Pho M. Luu whose telephone number is (703)306-5943. The examiner can

normally be reached on Monday through Friday from 9:00 am to 5:30 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Richard Elms, can be reached on (703) 308-2816. The fax phone number for this

Group is (703) 308-7722.

Any inquiry of a general nature or relating to the status of this application or proceeding

should be directed to the group receptionist whose telephone number is (703) 308-0956.

Pho M. Luu p

Art Unit 2824

Amir Zarabian Primary EXaminer Page 8

April, 2000